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APPLICATION NO.	. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/695,547	47 10/28/2003		J. Christopher Flaherty	59249-164 (INSL-110CN)	5464		
36310	7590	05/18/2005		EXAM	EXAMINER		
INSULET (CORPOR	RATION	MAIORIN	MAIORINO, ROZ			
9 Oak Park I	Drive	•					
Bedford, M.	A 01730		ART UNIT	PAPER NUMBER			
				3763			

DATE MAILED: 05/18/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No. Applicant(s)							
	Sian Antion Commons	10/695,54	7	FLAHERTY, J. CHRISTOPHER					
Office Action Summary		Examiner		Art Unit					
		. Roz Maior		3763					
The Period for Rep	MAILING DATE of this communication a ly	ppears on the	cover sheet with the c	orrespondence ad	dress				
THE MAILII - Extensions of after SIX (6) N - If the period f - If NO period f - Failure to rep Any reply reco	NED STATUTORY PERIOD FOR REF NG DATE OF THIS COMMUNICATION time may be available under the provisions of 37 CFR MONTHS from the mailing date of this communication. or reply specified above is less than thirty (30) days, a re- tor reply is specified above, the maximum statutory perion y within the set or extended period for reply will, by state sived by the Office later than three months after the main term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no ever eply within the statut od will apply and will tute, cause the applie	nt, however, may a reply be time tory minimum of thirty (30) days expire SIX (6) MONTHS from cation to become ABANDONE	nely filed s will be considered timely the mailing date of this co D (35 U.S.C. § 133).					
Status	·								
1)⊠ Resp	onsive to communication(s) filed on <u>28</u>	October 2003							
· ·									
3)☐ Since	<u>-</u>								
close	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Disposition of	Claims								
4)⊠ Claim	Claim(s) <u>1-51</u> is/are pending in the application.								
4a) Ot	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)⊠ Claim	Claim(s) <u>51</u> is/are allowed.								
6)⊠ Claim	Claim(s) <u>1-50</u> is/are rejected.								
7) Claim									
8)∭ Claim	Claim(s) are subject to restriction and/or election requirement.								
Application Pa	pers								
9)∏ The s _l	pecification is objected to by the Exami	ner.							
10) <u></u> The d	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applic	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Repla	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) <u></u> The o	ath or declaration is objected to by the	Examiner. No	te the attached Office	Action or form P1	ГО-152.				
Priority under	35 U.S.C. § 119								
-	wledgment is made of a claim for forei	an priority und	er 35 U.S.C. § 119(a))-(d) or (f).					
	b)☐ Some * c)☐ None of:								
1.	Certified copies of the priority docume	ents have beer	received.						
2.	Certified copies of the priority docume			on No					
	Copies of the certified copies of the pr				Stage				
_	application from the International Bure								
* See the	e attached detailed Office action for a li	ist of the certif	ied copies not receive	ed.					
Attachment(s)				(DTO 440)					
	ferences Cited (PTO-892) aftsperson's Patent Drawing Review (PTO-948)		4) Interview Summary (PTO-413) Paper No(s)/Mail Date						
3) X Information	Disclosure Statement(s) (PTO-1449 or PTO/SB/t/ Mail Date 11/03, 1/04, 4/04.	08)	5) Notice of Informal F 6) Other:		O-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

1. Claims 1-47 are rejected under 35 U.S.C. 102(e) as being anticipated by US Patent NO. 6520936 to Mann.

Mann teaches device with an exit port assembly adapted to connect to a transcutaneous patient access tool; a dispenser for causing fluid from a reservoir to flow

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to the exit port assembly; a local processor connected to the dispenser and programmed to cause a flow of fluid to the exit port assembly abased on instructions; a wireless connected receiver to the local processor for receiving flow instruction; a housing containing the exit port assembly, the dispenser, the local processor and the wireless receiver, wherein the housing is free to user input.

2. Claims 1-50 are rejected under 35 U.S.C. 102(e) as being anticipated by US Pub NO. 2002/0107476 to Mann et al.

Mann teaches device with an exit port assembly adapted to connect to a transcutaneous patient access tool; a dispenser for causing fluid from a reservoir to flow to the exit port assembly; a local processor connected to the dispenser and programmed to cause a flow of fluid to the exit port assembly abased on instructions; a wireless connected receiver to the local processor for receiving flow instruction; a housing containing the exit port assembly, the dispenser, the local processor and the wireless receiver, wherein the housing is free to user input.

3. Claims 1-50 are rejected under 35 U.S.C. 102(e) as being anticipated by US Pub NO. 2003/005406 to Lebel et al.

Lebel teaches device with an exit port assembly adapted to connect to a transcutaneous patient access tool; a dispenser for causing fluid from a reservoir to flow to the exit port assembly; a local processor connected to the dispenser and programmed to cause a flow of fluid to the exit port assembly abased on instructions; a wireless connected receiver to the local processor for receiving flow instruction; a

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housing containing the exit port assembly, the dispenser, the local processor and the wireless receiver, wherein the housing is free to user input.

Allowable Subject Matter

4. Claim 51 is allowed.

Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

5. Claims 1-50 are rejected under the judicially created doctrine of double patenting over claims 23-42 of U. S. Patent No. 6740059 since the claims, if allowed, would improperly extend the "right to exclude" already granted in the patent.

The subject matter claimed in the instant application is fully disclosed in the patent and is covered by the patent since the patent and the application are claiming common subject matter, as follows: applicant has broadened the claims in the current application.

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Furthermore, there is no apparent reason why applicant was prevented from presenting claims corresponding to those of the instant application during prosecution of the application which matured into a patent. See *In re Schneller*, 397 F.2d 350, 158 USPQ 210 (CCPA 1968). See also MPEP § 804.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Roz Maiorino whose telephone number is 571-272-4960. The examiner can normally be reached on 9am-5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nicholas Lucchesi can be reached on 571-272-4377. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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